EXHIBIT 14

Case 3:20-cv-06754-WHA Document 782-5 Filed 05/30/23 Page 2 of 4 HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY

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1
                  UNITED STATES DISTRICT COURT
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           FOR THE NORTHERN DISTRICT OF CALIFORNIA
 3
     SONOS, INC.,
          Plaintiff,
 4
 5
                vs.
                            Case No. 3:21-CV-07559-WHA
 6
     GOOGLE LLC
 7
          Defendant.
 8
     -AND-
 9
     GOOGLE LLC,
10
          Plaintiff,
11
                               Case No. 3:20-CV-06754-WHA
                vs.
12
     SONOS, INC.,
13
          Defendant.
14
15
        **HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY**
16
                 ZOOM DEPOSITION OF JONAS LEVAI
     (Reported Remotely via Video & Web Videoconference)
17
18
          Zurich, Switzerland (Deponent's location)
19
                     Wednesday, May 4, 2022
20
     STENOGRAPHICALLY REPORTED BY:
21
     REBECCA L. ROMANO, RPR, CSR, CCR
     California CSR No. 12546
22
     Nevada CCR No. 827
     Oregon CSR No. 20-0466
23
     Washington CCR No. 3491
24
     JOB NO. 5213332
     PAGES 1 - 125
25
                                                       Page 1
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1 Internet. 03:28:57	1 A. So from what I remember, there was a a 03:32:35
2 Q. Okay. So just to be clear for the record	2 code displayed on the Leanback screen. And if the
3 then, the version of the YouTube Remote app that	3 same code was entered in the the mobile clients,
4 was available on November 9th, 2010, did allow the	4 then they would be able to connect to to that
5 YouTube Remote to be paired with a Leanback screen 03:29:21	5 screen. 03:32:59
6 even if they weren't on the same Wi-Fi network; is	6 Q. Okay. Mr. Levai, I want to ask a couple
7 that correct?	7 of questions, I guess, outside of stepping aside
8 A. Do you know which date this video is from	8 from from YouTube Remote for for a second.
9 exactly? Because there are there are quite a	9 Do you have a Google Home or Nest speaker
10 few videos that I referenced in the declaration. 03:29:37	10 device? 03:34:24
11 Q. I can get you that. Hold on one sec.	11 A. No.
So I will represent to you this is the	12 Q. Have you ever used a Google Home or Nest
13 November 11th, 2010, video that is titled on	13 speaker device?
14 YouTube, "YouTube (Lean back) Remote App for	14 A. I I believe I did. I did use lots of
15 Android." 03:30:13	15 devices. 03:34:40
16 A. Yes, this this is then the first	16 Q. Okay. And just to be clear, when I say
17 release of YouTube Remote on this video.	17 "speaker device," I'm also including some of the
18 Q. Okay.	18 Google or Nest, what they call the hub display
A. And yes, it supported playback over or	19 products.
20 like not playback. It supported connection to the 03:30:28	So just going back for a second, have you 03:34:53
21 TV over 3G.	21 ever used a Google Home display or one of the
22 Q. Okay. And, Mr. Levai, do you know if	22 Google or Nest speakers?
23 Google internally refers to this pairing process as	23 A. I did use them before, yes.
24 manual pairing?	24 Q. Okay. And was that part of your job at
25 MR. HEFAZI: Objection. Form. 03:30:59	25 Google? 03:35:12
Page 94	Page 96
1 THE DEPONENT: Sorry, which pairing 03:31:03	1 A. No, only as kind of like in in my home 03:35:16
2 process?	2 personally or like a private use, but I it was
3 Q. (By Mr. Smith) The pairing process by	3 not part of my job.
4 which a YouTube Remote and a Leanback screen can be	4 Q. Okay. So did you at one time own those
5 paired together by a user logging into the same 03:31:12	5 products? 03:35:30
6 YouTube account on both devices?	6 A. Yes.
7 A. From my recollection, no, this is not	7 Q. Do you still own those products?
8 the not we don't refer to this as manual	8 A. I may have one in the basement. I think
9 pairing.	9 so.
10 Q. Is there a name Google does use to 03:31:31	10 Q. Do you know which product that is? 03:35:44
11 refer excuse me to this type of pairing?	11 A. It's one of the devices with the screen,
12 A. Oh, wow, that was I I don't know	
12 A. On, wow, mat was 1 1 don't know	12 I don't know exactly the model number, though.
12 A. On, wow, that was 1 1 don't know 13 what they called it. That was quite a long time	12 I don't know exactly the model number, though. 13 Q. Okay. And do you own any Chromecast, the
	, and the second
13 what they called it. That was quite a long time	13 Q. Okay. And do you own any Chromecast, the
13 what they called it. That was quite a long time 14 ago.	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices?
 13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07
 13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 16 to refer to a type of pairing between the YouTube 	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07 16 Q. And which Chromecast devices do you own?
 13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 16 to refer to a type of pairing between the YouTube 17 Remote application and a Leanback screen? 	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07 16 Q. And which Chromecast devices do you own? 17 A. I believe it's a Chromecast Ultra.
 13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 16 to refer to a type of pairing between the YouTube 17 Remote application and a Leanback screen? 18 A. Manual pairing is, yes, another 	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07 16 Q. And which Chromecast devices do you own? 17 A. I believe it's a Chromecast Ultra. 18 Q. And aside from the Chromecast Ultra and
13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 16 to refer to a type of pairing between the YouTube 17 Remote application and a Leanback screen? 18 A. Manual pairing is, yes, another 19 additional type of pairing.	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07 16 Q. And which Chromecast devices do you own? 17 A. I believe it's a Chromecast Ultra. 18 Q. And aside from the Chromecast Ultra and 19 the display device that you own, do you own any
 13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 16 to refer to a type of pairing between the YouTube 17 Remote application and a Leanback screen? 18 A. Manual pairing is, yes, another 19 additional type of pairing. 20 Q. And what type of pairing is that? 03:32:08 	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07 16 Q. And which Chromecast devices do you own? 17 A. I believe it's a Chromecast Ultra. 18 Q. And aside from the Chromecast Ultra and 19 the display device that you own, do you own any 20 other Google or Nest, you know, speakers or 03:36:33
 13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 16 to refer to a type of pairing between the YouTube 17 Remote application and a Leanback screen? 18 A. Manual pairing is, yes, another 19 additional type of pairing. 20 Q. And what type of pairing is that? 03:32:08 21 A. I believe opposed to using Google 	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07 16 Q. And which Chromecast devices do you own? 17 A. I believe it's a Chromecast Ultra. 18 Q. And aside from the Chromecast Ultra and 19 the display device that you own, do you own any 20 other Google or Nest, you know, speakers or 03:36:33 21 displays or Chromecast products?
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13 what they called it. That was quite a long time 14 ago. 15 Q. Does Google use the term "manual pairing" 03:31:47 16 to refer to a type of pairing between the YouTube 17 Remote application and a Leanback screen? 18 A. Manual pairing is, yes, another 19 additional type of pairing. 20 Q. And what type of pairing is that? 03:32:08 21 A. I believe opposed to using Google 22 accounts, the pairing process was initiated by a 23 code.	13 Q. Okay. And do you own any Chromecast, the 14 dongle devices? 15 A. I do. 03:36:07 16 Q. And which Chromecast devices do you own? 17 A. I believe it's a Chromecast Ultra. 18 Q. And aside from the Chromecast Ultra and 19 the display device that you own, do you own any 20 other Google or Nest, you know, speakers or 03:36:33 21 displays or Chromecast products? 22 A. Apart from these, I don't think I I 23 own other Google Google devices.

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1 A. You're saying how I personally used the 03:57:01	1 (Recess taken.) 04:00:08
2 app to interact with?	2 THE VIDEOGRAPHER: We're back on the
3 Q. Yeah. How you personally used it.	3 record. The time is 4:15 p.m. Central European
4 A. I mean, in in many ways. Like one	4 Summertime.
5 one example is connecting to the Leanback screen 03:57:11	5 (Exhibit 33 was marked for identification 04:15:52
6 the same way that was shown in the videos by having	6 by the court reporter and is attached hereto.)
7 to, you know having signed in with the same	7 Q. (By Mr. Smith) Okay. Mr. Levai, I added
8 Google account. Controlling the playback of the	8 another document to the Google Drive, and this is
9 videos is another example.	9 Exhibit 33. And the title of the document is "MDX
10 Q. Did you ever use the YouTube Remote 03:57:39	10 Communication Protocol V3 Differences," and the 04:16:15
11 application to control the playback on multiple	11 Bates number is GOOG-SONOSWDTX-00052992 through
12 Leanback screens?	12 -53007.
13 A. Yes.	Do you see that document, Mr. Levai?
14 Q. Do you recall how many screens?	14 A. Yes, I have it open.
15 A. How many screens like during my 03:58:00	15 Q. And do you recognize this document? 04:17:06
16 internship or concurrently?	16 A. Yes, I do.
17 Q. Yeah, in any capacity, during your 18 internship or after, do you recall how many screens	17 Q. And are you the author of this document? 18 A. Yes.
19 you used with the YouTube Remote application?	19 Q. And when did you create this document?
20 A. Oh, a lot I I don't know exactly 03:58:18	20 A. The date says January 31st, 2014. 04:17:30
21 how many, but, you know, like we tried to test this	21 Q. And then it looks like you updated the
22 on on various screens.	22 document on February 3rd, 2014; is that correct?
Q. Yeah. Now I'm realizing my question may	23 A. Yeah, the the dates say that that's
24 not have been clear.	24 when it was updated.
So I'm talking about in a single session 03:58:32 Page 110	25 Q. Do you know if you updated it after that 04:17:49 Page 112
	1 ugc 112
1 using a YouTube Remote application with multiple 03:58:35	1 February 3rd, 2014 date? 04:17:52
1 using a YouTube Remote application with multiple 2 screens at the same time.	1 February 3rd, 2014 date? 04:17:52 2 A. I cannot tell you from this exported PDF,
2 screens at the same time.	2 A. I cannot tell you from this exported PDF,
2 screens at the same time.3 A. That sounds like an etch case. I don't	2 A. I cannot tell you from this exported PDF, 3 but if I did, then that would be visible in in
 2 screens at the same time. 3 A. That sounds like an etch case. I don't 4 remember using multiple screens at the same time. 	2 A. I cannot tell you from this exported PDF, 3 but if I did, then that would be visible in in 4 like the document version history.
 2 screens at the same time. 3 A. That sounds like an etch case. I don't 4 remember using multiple screens at the same time. 5 But it it does sound like an etch case 03:58:53 	2 A. I cannot tell you from this exported PDF, 3 but if I did, then that would be visible in in 4 like the document version history. 5 Q. And you're referring to like the 04:18:06
 2 screens at the same time. 3 A. That sounds like an etch case. I don't 4 remember using multiple screens at the same time. 5 But it it does sound like an etch case 03:58:53 6 for me. Like why would I want to see a video on 	2 A. I cannot tell you from this exported PDF, 3 but if I did, then that would be visible in in 4 like the document version history. 5 Q. And you're referring to like the 04:18:06 6 metadata, the last modify date?
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2 screens at the same time. 3 A. That sounds like an etch case. I don't 4 remember using multiple screens at the same time. 5 But it it does sound like an etch case 03:58:53 6 for me. Like why would I want to see a video on 7 multiple screens? 8 Q. Do you know how the system functioned 9 when you had a YouTube remote paired with multiple	2 A. I cannot tell you from this exported PDF, 3 but if I did, then that would be visible in in 4 like the document version history. 5 Q. And you're referring to like the 04:18:06 6 metadata, the last modify date? 7 A. Yes. 8 Q. Okay. And earlier when we were talking 9 your preparation for the deposition, you mentioned
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